1 2	GUTRIDE SAFIER LLP Seth A. Safier (State Bar No. 197427) seth@gutridesafier.com	FARELLA BRAUN + MARTEL LLP Thomas B. Mayhew (State Bar No. 183539) tmayhew@fbm.com
3	Marie A. McCrary (State Bar No. 262670) marie@gutridesafier.com	Elizabeth A. Dorsi (State Bar No. 282285) edorsi@fbm.com
4		Daniel A. Contreras (State Bar No. 329632) dcontreras@fbm.com
5	100 Pine Street, Suite 1250 San Francisco, CA 94111	235 Montgomery Street, 17 th Floor San Francisco, CA 94104
6	Telephone: (415) 639-9090	Telephone: (415) 954-4400 Facsimile: (415) 954-4480
7	1 2 3	PATTERSON BELKNAP WEBB & TYLER LLP
8	Lynn Zimmerman	Joshua Kipnees (pro hac vice) jkipnees@pbwt.com
9		Emma Ellman-Golan (pro hac vice) eellmangolan@pbwt.com
10		Elianni de la Cruz (<i>pro hac vice</i>) edelacruz@pbwt.com 1133 Avenue of the Americas
11		New York, NY 10036 Telephone: (212) 336-2110
12		Attorneys for Defendant
13		L'Oréal USA, Inc.
14	UNITED STATES DISTRICT COURT FOR THE	
15	NORTHERN DISTRICT OF CALIFORNIA	
15		
16	LYNN ZIMMERMAN, an individual, on behalf of herself, the general public, and those	Case No. 4:22-cv-07609-HSG
16 17	behalf of herself, the general public, and those similarly situated,	STIPULATION AND ORDER TO CONTINUE CASE
16 17 18	behalf of herself, the general public, and those	STIPULATION AND ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE
16 17 18 19	behalf of herself, the general public, and those similarly situated, Plaintiff, V.	STIPULATION AND ORDER TO CONTINUE CASE
16 17 18 19 20	behalf of herself, the general public, and those similarly situated, Plaintiff, v. L'ORÉAL USA, INC.,	STIPULATION AND ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE
16 17 18 19 20 21	behalf of herself, the general public, and those similarly situated, Plaintiff, V.	STIPULATION AND ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE
16 17 18 19 20 21 22	behalf of herself, the general public, and those similarly situated, Plaintiff, v. L'ORÉAL USA, INC.,	STIPULATION AND ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE
16 17 18 19 20 21 22 23	behalf of herself, the general public, and those similarly situated, Plaintiff, v. L'ORÉAL USA, INC.,	STIPULATION AND ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE
16 17 18 19 20 21 22 23 24	behalf of herself, the general public, and those similarly situated, Plaintiff, v. L'ORÉAL USA, INC.,	STIPULATION AND ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE
16 17 18 19 20 21 22 23 24 25	behalf of herself, the general public, and those similarly situated, Plaintiff, v. L'ORÉAL USA, INC.,	STIPULATION AND ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE
16 17 18 19 20 21 22 23 24 25 26	behalf of herself, the general public, and those similarly situated, Plaintiff, v. L'ORÉAL USA, INC.,	STIPULATION AND ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE
16 17 18 19 20 21 22 23 24 25 26 27	behalf of herself, the general public, and those similarly situated, Plaintiff, v. L'ORÉAL USA, INC.,	STIPULATION AND ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE
16 17 18 19 20 21 22 23 24 25 26	behalf of herself, the general public, and those similarly situated, Plaintiff, v. L'ORÉAL USA, INC., Defendant. STIPULATION TO CONTINUE C.	STIPULATION AND ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE

CASE NO. 4:22-CV-07609-HSG

Pursuant to Federal Rule of Civil Procedure 16 and Civil Local Rule 16-2(d), the above captioned Parties, by and through their undersigned counsel, stipulate as follows:

WHEREAS, Plaintiff Lynn Zimmerman ("Plaintiff") filed her complaint on December 2, 2022 (ECF 1) and an errata complaint on December 9, 2022 (ECF 9);

WHEREAS, pursuant to stipulation (ECF 13), Defendant L'Oréal USA, Inc. ("Defendant") filed its motion to dismiss (the "Motion") on January 9, 2023 (ECF 26);

WHEREAS, the hearing on Defendant's Motion is set for 2:00 pm on May 4, 2023 (ECF 26):

WHEREAS, the Court so-ordered the Parties' stipulation (ECF 28) providing that Plaintiff's opposition to Defendant's Motion is due on February 24, 2023 and Defendant's reply in support of its Motion is due on March 17, 2023 (ECF 29);

WHEREAS, the initial case management conference (the "Case Management Conference") in this action is currently set for March 7, 2023 at 2:00 pm;

WHEREAS, pursuant to the schedules entered upon the filing of this action, the Parties' ADR certifications are due on February 9, 2023 and the Parties' initial disclosures are due on February 23, 2023 (ECF 4), and the Parties' joint case management report is due on February 28, 2023 (ECF 19);

WHEREAS, the Parties believe that it would be most efficient for the Court and Parties—the Court's schedule permitting—for Defendant's Motion to be heard and the Case Management Conference to be held on the same date, and for all other initial case management deadlines (i.e., the deadlines for filing the Parties' joint case management report and ADR certifications, and for serving initial disclosures) to be adjusted accordingly;

WHEREAS, the continuance requested herein will otherwise have no effect on the schedule for the case;

WHEREAS, there have been no previous requests to continue the Case Management Conference date or initial case management deadlines;

- 2. -

1	NOW, THEREFORE, the Parties stipulate and agree that, subject to Court approval of		
2	this Stipulation:		
3	the Case Management Conferen	ce is continued from March 7, 2023 to May 4,	
4	2023 at 2:00 pm.		
5	The deadline for the Parties to fi	le their joint case management report is continued	
6	from February 28, 2023 to April	27, 2023, one week before the proposed date for	
7	the Case Management Conferen	ce;	
8	The deadline for the Parties to fi	lle their ADR certification is continued from	
9	February 9, 2023 to April 13, 20	223, 21 days before the proposed date for the Case	
10	Management Conference; and		
11	• The deadline for the Parties to so	erve their initial disclosures is vacated, and is to	
12	occur 14 days after the Rule 26(f) Conference, in accordance with Federal Rule o	
13	Civil Procedure 26(a)(1)(C).		
14	STIPULATED AND AGREED TO this 31st day of January, 2023.		
15	///		
16	///		
17	///		
18	GUTRIDE SAFIER LLP	FARELLA BRAUN + MARTEL LLP	
19	GUTRIDE SAFTER LLI	FARELLA BRAUN + MARTEL LLI	
20	s/ Hayley A. Reynolds Seth A. Safier (State Bar No. 197427)	s/Thomas B. Mayhew Thomas B. Mayhew (State Bar No. 183539)	
21	seth A. Saher (State Bar No. 197427) seth@gutridesafier.com Marie A. McCrary (State Bar No. 262670)	tmayhew@fbm.com Elizabeth A. Dorsi (State Bar No. 282285)	
22	marie@gutridesafier.com Hayley A. Reynolds (State Bar No. 306427)	edorsi@fbm.com Daniel A. Contreras (State Bar No. 329632)	
23	hayley@gutridesafier.com 100 Pine Street, Suite 1250	dcontreras@fbm.com 235 Montgomery Street, 17 th Floor	
24	San Francisco, CA 94111 Telephone: (415) 639-9090	San Francisco, CA 94104 Telephone: (415) 954-4400	
25	Facsimile: (415) 449-6469	Facsimile: (415) 954-4480	
26	Attorneys for Plaintiff Lynn Zimmerman		
27			
28	- 3 - STIPULATION TO CONTINUE CASE MANAGEMENT CONFERENCE		
	CASE NO. 4:22-CV-07609-HSG		

PATTERSON BELKNAP WEBB & TYLER LLP s/ Joshua Kipnees Joshua Kipnees (pro hac vice) jkipnees@pbwt.com Emma Ellman-Golan (pro hac vice) eellmangolan@pbwt.com Elianni de la Cruz (pro hac vice) edelacruz@pbwt.com 1133 Avenue of the Americas New York, NY 10036 Telephone: (212) 336-2110 Attorneys for Defendant L'Oréal USA, Inc. STIPULATION TO CONTINUE CASE MANAGEMENT CONFERENCE CASE NO. 4:22-CV-07609-HSG

FILER ATTESTATION I, Thomas B. Mayhew, attest under Local Rule 5-4.3.4(a)(2)(i) that all other signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing. s/ Thomas B. Mayhew Thomas B. Mayhew - 5 -STIPULATION TO CONTINUE CASE MANAGEMENT CONFERENCE

CASE NO. 4:22-CV-07609-HSG

ORDER

PURSUANT TO JOINT STIPULATION, IT IS SO ORDERED:

- The Case Management Conference is continued from March 7, 2023 to May 4,
 2023 at 2:00 pm.
- The deadline for the Parties to file their joint case management report is continued from February 28, 2023 to April 27, 2023;
- The deadline for the Parties to file their ADR certification is continued from February 9, 2023 to April 13, 2023; and
- The deadline for the Parties to serve their initial disclosures is vacated and is to occur in accordance with the Federal Rules of Civil Procedure.

Dated:1/31/2023	Haywood S. Silliam, Jr.
	The Honorable Haywood S. Gilliam, Jr.
	United States District Judge
	Northern District of California

- 6